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<u>.</u>	T N THE UNITED STATES DISTRICT COURT
	FOR THE WESTERN DISTRICT OF PENNSYLVANIA
	DYNTE TAYLOR
	ERICKA SMITH Crimino/ No. 18-242
	Petitioner o
	ORLANDO HARPER .
	ORLANDO HARPER O RESPONDENT O
,	et a/
	Motion for Enforcement of ALL Pre-
	Trial Detainles Rights and Access
	To the Law Library Daily WITHOUT Delay.
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	EXPERIENCE AND ADMINISTRAL PROPERTY.
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	Mame and I, Fle LS.
	DONTE Prevelle Taylor/ Sole Heir Hpparent
	Donte Trevelle Taylor / Sole Heir Apparent / Executor / Adminiostrator to the elecenclant / cletenidanit / Estate of DONTE TREVELLE
	cleteridanit / Estate of DONTE TREVELLE
	TAYLOR
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	6/15/19
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It is well established in Caw that a Pre-Trial detainer can NOT be subject to any type of Punishment in any form. For It is alot being held for punishment, but only to ensure that it appears in Court, and is entitled to the same rights as it it were on House Arrest, More Pights thank a person that has been convicted and is housed in prison As Punlishment. IN this case Jail confinement Causes Post-Traumatic-Stress - Disorder, Bi-Polar 132, Stockholm Syndrome, and worst Death by Suiciele, because of Violations of Pre-Trial Detainles rights to Assist its Counsel or Represent its Self are being Impeded by this Court, Marshalls Department, Country Sherrits, Marshalls and anybody else responsible punishment or refussing to make available to it access to a fully Stocked, up to date Law Library, AND research assistance equal to that available to the prosecutors, and clar beneral Public. To deny this Pre-Trial detainer simply because it is housed in Sail When alternatives are available would be to impose a pre-trial Qualishment that under the double Jeopardy Clause of the Constitution BARS Criminal Criminal Prosecution on same Indictment in this Case.

See: City V. Mass 103 Sct 2979 Bell W. Wolfish 99 S.ct 1861 - U.S. V. botti. 755, Supp. 1 159 Rhem V. Maleolm 507 F. 2d 333 Lock V. Jenkins 601 F. 201, 088 Also See 28 U.S.C. \$ 1654 Universal Decelaration of Human Rights and Indiquenous Rights. The defendant Avers its 1st 4th 5th 6th 8th 13th and 14th Amendments Zights of the UNITED STATES Constitution are being Violated. This Indigenous Human, American bornt Marl Avers his 1,2,3,4,5,6,7,8,9,10,11 (1) \$(2), 12, 13 (1) \$(2), 14th(1) \$(2), 15th(1) \$(2), 16th(1) \$(2), \$(3), 18th, 28th centel 30th Articles of Indigenous, and Human Rights are being Violated For Relief the detendant, and this Indigentous "man" prays to those holding them in Slavery either Accommodate them while they are held I largerly to answer for this bogus Indictment, or Release them from this Slavery (your custody) to properly detend, and pursue Justice, OR Dismiss His Case for the Above Stated Reasons. For Relief this Man and detendant